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3 District of Nevada
4 Nevada Bar Number 7709
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Attorneys for the United States

7 **UNITED STATES DISTRICT COURT**
8 **DISTRICT OF NEVADA**

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9 UNITED STATES OF AMERICA,

10 Plaintiff,

11 v.

12 CHRISTOPHER STEPHEN HOUSLEY,
13 aka Robert White

14 Defendant.

Case No. 2:22-cr-0161-RFB-VCF

STIPULATION TO RESET
DEADLINE
(First Request)

15 IT IS HEREBY STIPULATED AND AGREED, by and between Jason M. Frierson, United
16 States Attorney, and Robert Knief, Assistant United States Attorney, counsel for the United
17 States of America, and Jess Marchese, counsel for defendant Christopher Stephen Housley,
18 that the deadline for the filing of the government's response to the defendant's Motion to Join
19 and Sever (ECF No. 21), be reset from October 23, 2022 to October 30, 2022.

20 This stipulation is entered into for the following reasons:

21 1. Due to other motions practice, case preparation, and health issues, government
22 counsel has not had the opportunity to adequately research and respond to the issues raised in
23 the defense motion.

24 2. Defendant is not in custody and does not object to the continuance.

3. For the reasons stated above, the ends of justice would best be served by a continuance of the government deadline.

4. Additionally, denial of this request for continuance could result in a miscarriage of justice.

5. This is the first request for a continuance filed herein.

DATED this 20 day of October 2022.

Respectfully submitted,

JASON M. FRIERSON
United States Attorney

/s/ Jess Marchese
JESS MARCHESE
Counsel for Defendant

/s/ *Robert Knief*
ROBERT KNIEF
Assistant United States Attorney

1 **UNITED STATES DISTRICT COURT**
2 **DISTRICT OF NEVADA**
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4 UNITED STATES OF AMERICA,

5 Plaintiff,

6 v.

7 CHRISTOPHER STEPHEN HOUSLEY,
8 aka Robert White

9 Defendant.

10 161 RFB - VCF
11 Case No. 2:22-cr-0160-APG-BNW

12 ORDER
13 (First Request)

14 **FINDINGS OF FACT**

15 Based upon the pending Stipulation of counsel, and good cause appearing therefore, the
16 Court finds that:

17 1. Due to other motions practice, case preparation, and health issues, government
18 counsel has not had the opportunity to adequately research and respond to the issues raised in
19 the defense motion.

20 2. Defendant is not in custody and does not object to the continuance.

21 3. For the reasons stated above, the ends of justice would best be served by a
22 continuance of the government deadline.

23 4. Additionally, denial of this request for continuance could result in a miscarriage
24 of justice.

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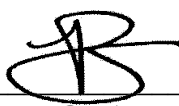
2 **ORDER**

3 It is therefore ORDERED that the Government's reply regarding defendant's Motion to
4 for Consolidation , Severance and Request to Transfer
-Suppress (ECF No. 21), is due on the 30th day of October 2022.

5 DATED this 21st day of October, 2022.

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8 HONORABLE RICHARD F. BOULWARE
9 UNITED STATES DISTRICT JUDGE

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